UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,)
) Case No. 1:07-CV-0352 TJM/RFT
Plaintiff)
)
v.) SCHULZ DECLARATION # 9
)
ROBERT L. SCHULZ;)
WE THE PEOPLE FOUNDATION FOR) Date: July 27, 2007
CONSTITUTIONAL EDUCATION, INC.;) Time: 10:00 A.M.
WE THE PEOPLE CONGRESS, INC.) Ctrm:
)
Defendants	

I, ROBERT L. SCHULZ, declare under penalty of perjury:

- 1. I am a Defendant in the matter captioned above, and I make this Declaration in support of the motion to dismiss the complaint and in opposition to the motion for summary judgment.
- I make this Declaration in my individual capacity and as Chairman of Defendant We The People Foundation for Constitutional Education, Inc. ("WTP Foundation"), and as Chairman of Defendant We The People Congress, Inc. ("WTP Congress").

Purpose

3. In their Memorandum of Law that accompanies this Declaration, Defendants have incorporated by reference certain arguments regarding the meaning of the First Amendment Petition Clause, arguments Defendants recently made in certain Briefs to other courts. As a convenience to the Court, the purpose of this Declaration is to provide the Court with copies of said Briefs.

- 4. Exhibit A is a copy of Defendants' Petition for Rehearing En Banc, as filed with the United States Court of Appeals for the DC Circuit on June 22, 2007 in *We The People v United States*, Case No. 05-5359.
- Exhibit B is a copy of Defendants Schulz's Sur-Reply, as filed with the United States District Court for the Northern District of New York on March 12, 2007 in Schulz v United States, Case 06-mc-131.

Executed this 15th day of July, 2007

ROBERT L. SCHULZ 2458 Ridge Road Queensbury, NY 12804